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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/839,003	04/20/2001	Lakshmi Kutty Cheeniyil	70006400-1	2741
7.	590 08/31/2005		EXAM	INER
HEWLETT-PACKARD COMPANY			TANG, KENNETH	
Intellectual Pro P.O. Box 2724	perty Administration 00		ART UNIT PAPER NUMBER 2127	
Fort Collins, C	O 80527-2400	•		
			DATE MAILED: 08/31/2003	5

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Supplemental	09/839,003	CHEENIYIL ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Kenneth Tang	2195	
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT F of the Office or upon petition by the applicant. See 37 CFR 1.31	S (OR REMAINS) CLOSED in the common of the c	n this application. If not included unication will be mailed in due course	e. <b>THIS</b> e initiative
1. This communication is responsive to 8/20/04.			
2. X The allowed claim(s) is/are 1-3, 5-8, and 10; now renumb	<u>ered as 1-8</u> .		
3. $igotimes$ The drawings filed on <u>27 July 2001</u> are accepted by the E	xaminer.		
<ul> <li>4. Acknowledgment is made of a claim for foreign priority of a) All b) Some* c) None of the:</li> <li>1. Certified copies of the priority documents have</li> <li>2. Certified copies of the priority documents have</li> <li>3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)).</li> <li>* Certified copies not received:</li> </ul>	re been received. re been received in Applicati	on No	om the
Applicant has THREE MONTHS FROM THE "MAILING DATE noted below. Failure to timely comply will result in ABANDON! THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		e a reply complying with the requirem	ents
<ol> <li>A SUBSTITUTE OATH OR DECLARATION must be subr INFORMAL PATENT APPLICATION (PTO-152) which given</li> </ol>			E OF
<ol> <li>CORRECTED DRAWINGS ( as "replacement sheets") mu</li> <li>(a) including changes required by the Notice of Draftsper</li> <li>1) hereto or 2) to Paper No./Mail Date</li> <li>(b) including changes required by the attached Examiner Paper No./Mail Date</li> <li>Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in</li> </ol>	rson's Patent Drawing Revie r's Amendment / Comment of  1.84(c)) should be written on	or in the Office action of the drawings in the front (not the back)	of
<ol> <li>DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT</li> </ol>	OSIT OF BIOLOGICAL MAT FOR THE DEPOSIT OF BI	ERIAL must be submitted. Note the OLOGICAL MATERIAL.	ne
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ⊠ Interview S Paper No /08), 7. ⊠ Examiner's	Informal Patent Application (PTO-152) Summary (PTO-413),  /Mail Date 1/18/05 S Amendment/Comment S Statement of Reasons for Allowance  MENG-AL TAN  SUPERVISORY PATENT EXAMINES	e

**EXAMINER'S AMENDMENT** 

An examiner's amendment to the record appears below. Should the changes and/or

additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR

1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the

payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with

Mr. Heng Loon Wong on 1/18/05.

The Examiner mistakenly wrote the Examiner's Amendment in response to the claims on

2/1/05. This Supplemental Allowance fixes this problem by having this Examiner's Amendment

to refer to the claims on 8/20/04. This Examiner's Amendment amends the claims exactly as the

Applicant Amendment submitted on 2/1/05, and is exactly what was agreed upon during the

interview on 1/18/05. The Amendment is as follows:

In the claims:

• Replace claim 1 with below:

1. A method for managing a workflow process to bring execution time for said process at

least closer to an expected deadline, said process including a plurality of work nodes and a set of

priority levels associated with each work node, said method including the steps of:

generating for each work node a set of expected time to complete (ETC) values for each

priority level, each ETC value denoting a cumulative time to complete the process including the

Application/Control Number: 09/839,003

Art Unit: 2195

time taken by the corresponding node to complete its activity for a selected priority level, wherein said ETC values are generated using formula ETC =  $\eta$  +  $2\sigma$  and wherein  $\eta$  is a statistical mean and  $\sigma$  is a statistical standard deviation of values collected during a learning phase;

Page 3

selecting for each work node a priority level that has a corresponding ETC value less than or equal to a remaining time available to meet said expected deadline; and

executing activities associated with said work nodes in accordance with said selected priority levels, thereby brining execution time for said process at least closer to said expected deadline.

- Cancel Claim 4.
- Replace claim 6 with below:
- 6. A system for managing a workflow process to bring execution time for said process at least closer to an expected deadline, said process including a plurality of work nodes and a set of priority levels associated with each work node, said system including:

means for generating for each work node a set of expected time to complete (ETC) values for each priority level, each ETC value including a time taken by the corresponding node to complete its activity for a selected priority level, wherein said ETC values are generated using the formula ETC =  $\eta$  + 2 $\sigma$  and wherein  $\eta$  is a statistical mean and  $\sigma$  is a statistical standard deviation of values collected during a learning phase;

means for selecting for each work node a priority level that has a corresponding ETC value less than or equal to a remaining time available to meet said expected deadline; and

means for executing activities associated with said work nodes in accordance with said selected priority levels, thereby bringing execution time for said process at least closer to said expected deadline.

## • Cancel Claim 9.

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kenneth Tang whose telephone number is (571) 272-3772. The examiner can normally be reached on 8:30AM - 6:00PM, Every other Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on (571) 272-3756. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Application/Control Number: 09/839,003

Art Unit: 2195

Kt 8/29/05

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Page 5